

**UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION**

NATIONAL ASSOCIATION FOR GUN  
RIGHTS, and SUSAN KAREN GOLDMAN,

Plaintiffs,

v.

CITY OF HIGHLAND PARK, ILLINOIS,

Defendant.

No. 1:22-cv-04774

Honorable Harry D. Leinenweber

Honorable Jeffrey T. Gilbert

**AGREED MOTION TO EXTEND BRIEFING SCHEDULE ON  
PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION**

After conferring with Plaintiffs and reaching agreement, Defendant City of Highland Park, Illinois (“Highland Park”) respectfully submits this Agreed Motion to Extend Briefing Schedule on Plaintiffs’ Motion for Preliminary Injunction (Dkt. 7). In support of the Agreed Motion, Highland Park states as follows:

1. On October 7, 2022, Plaintiffs filed a Motion for Preliminary Injunction (Dkt. 7), and the Court held a telephonic conference on October 11, 2022 (Dkt. 11).
2. Counsel for Plaintiffs and Highland Park (the “Parties”) conferred and agreed on a briefing schedule on the Motion for Preliminary Injunction, which the Court entered on October 11, 2022. (Dkt. 22.) Under the current schedule, Highland Park’s opposition is due January 10, 2023, Plaintiffs’ reply is due February 9, 2023, and Highland Park’s surreply is due March 2, 2023, with a telephone conference set for March 8, 2023 to address with the Court the scheduling and format of a hearing on the Motion for Preliminary Injunction. (*Id.*)
3. The Parties have agreed to a 9-day extension of the deadline for Highland Park to file its opposition, with corresponding adjustments to the other deadlines. Accordingly, the Parties have agreed to the following revised briefing schedule:

Brief	Deadline
Highland Park's opposition	January 19, 2023
Plaintiffs' reply	February 20, 2023
Highland Park's surreply	March 13, 2023

4. In addition, the Parties respectfully suggest that the status conference currently scheduled for March 8, 2023 be re-set for a date within a reasonable period of time after the briefing is complete.

5. The Parties agreed that counsel for Defendant would file this agreed motion to request that this Court enter an order reflecting the agreed briefing schedule set forth above.

WHEREFORE, Highland Park respectfully requests that the Court grant this Agreed Motion and enter the concurrently submitted Proposed Order setting forth the agreed briefing schedule set forth above.

Dated: December 22, 2022

Respectfully submitted,

*/s/ David H. Hoffman*  
 David H. Hoffman (No. 6229441)  
 Robert N. Hochman (No. 6244222)  
 Neil H. Conrad (No. 6321947)  
 Caroline A. Wong (No. 6324863)  
 Claire G. Lee (No. 6339280)  
 SIDLEY AUSTIN LLP  
 One South Dearborn  
 Chicago, IL 60603  
 Telephone: (312) 853-7000  
 Facsimile: (312) 853-7036  
 david.hoffman@sidley.com  
 rhochman@sidley.com  
 nconrad@sidley.com  
 caroline.wong@sidley.com

Steven M. Elrod (No. 6183239)

Hart M. Passman (No. 6287062)  
ELROD FRIEDMAN LLP  
325 N. LaSalle St.  
Suite 450  
Chicago, IL 60654  
Telephone: (312) 528-5200  
steven.elrod@elrodfriedman.com  
hart.passman@elrodfriedman.com

Erin Davis (*pro hac vice*)  
Philip Bangle (*pro hac vice* application  
forthcoming)  
Shira Lauren Feldman (*pro hac vice*)  
BRADY  
840 First Street NE, Suite 400  
Washington, DC 20002  
Telephone: (202) 370-8100  
edavis@bradyunited.org  
pbangle@bradyunited.org  
sfeldman@bradyunited.org

*Attorneys for Defendant City of Highland  
Park, Illinois*